Attorney Docket No: 12000.SMG.0021

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

**APPLICANT:** Kyung-Hun JANG, et al **GROUP ART UNIT:** 2136

**APPLN NO:** 10/607,917 **EXAMINER:** Brandon S HOFFMAN

FILING DATE: June 26, 2003 DATED: September 19, 2008

**FOR:** METHOD USING ACCESS AUTHORIZATION DIFFERENTIATION

IN WIRELESS ACCESS NETWORK AND SECURE ROAMING

**METHOD THEREOF** 

Mail Stop: Amendment Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

## RESPONSE/REMARKS

Sir:

In response to the Office Action dated July 28, 2008, please consider the following remarks.

Claims 1-15 are currently pending in the application. In the Action dated July 28, 2008, Claims 1, 3-8, and 10-12 are rejected under 35 USC §103(a) as allegedly being unpatentable over Cam Winget (US 7,275,157) in view of Watanabe et al. (US 7,072,657), and Claim 14 is rejected under 35 USC §103(a) as allegedly being unpatentable over Ueda et al. (US 6,289,102) in view of Cam Winget. It appears the Office Action Summary sheet incorrectly cites Claims 1-15 as rejected, as in page 9 of the Action, Claims 2, 9, 13 and 15 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

As an initial matter, Applicants extend its appreciation to the Examiner for recognizing Claims 2, 9, 13 and 15 as allowable in independent form.

However, it is respectfully submitted that the outstanding rejections of the Action dated July 28, 2008 are most and should be withdrawn for at least the reasons provided below. Allowance of the Claims 1-15 is earnestly solicited.